CRIMES WITHOUT BENEFIT OF SUSPENSION OF SENTENCE ACCORDING TO C.Cr.P. ARTICLE 893.A. (Act 990 of the 1995 Legislature)

The court shall not suspend the sentence of a conviction for the following crimes of violence:

Solicitation for murder	14.28.1
First degree murder	14:30
Second degree murder	14:30.1
Manslaughter	14:31
Aggravated battery	14:34
Aggravated rape	14:42
Forcible rape	14:42.1
Simple rape	14:43
Sexual battery	14:43.1
Aggravated sexual battery	14:43.2
Oral sexual battery	14:43.3
Aggravated oral sexual battery	14:43.4
Intentional exposure to AIDS virus	14:43.5
Aggravated kidnapping	14:44
Second degree kidnapping	14:44.1
Aggravated arson	14:51
Aggravated burglary	14:60
Armed robbery	14:64
First degree robbery	14:64.1
Assault by drive-by shooting	14:37.1
Aggravated crime against nature	14:89.1
Carjacking	14:64.2

or of a second conviction if the second conviction is for a violation of the following crimes:

Computer Fraud	14:73.5
Pornography Involving Juveniles	14:81.1
Molestation of a Juvenile	14:81.2

or

A violation of the Uniform Controlled Dangerous Substance Law punishable by a term of imprisonment for more than five years.

CRIMES WITHOUT BENEFIT OF DEFERRAL OF SENTENCE ACCORDING TO C.Cr.P. ARTICLE 893.D.(1)

The court shall not defer a sentence for an offense or an attempted offense* which is defined or enumerated* as a crime of violence under R.S. 14:2(13), (see next page for complete listing of these crimes), or a sex offense as defined by R.S. 15:542(E), involving a child under the age of seventeen years or for a violation of the Uniform Controlled Dangerous Substance Law punishable by a term of imprisonment of more than five years or for a violation of R.S. 40:966(A), 967(A), 968(A), 969(A), or 970(A).

^{*}The terms "attempted offense" and "enumerated" were added by Act 696 of the 1997 Legislature.